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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/707,019	11/14/2003	Matthew Hunt	RS149	1018
23470 SRAM CORPO	7590 12/18/2007 ORATION	EXAMINER		
1333 N. KINGSBURY, 4TH FLOOR			BOES, TERENCE	
CHICAGO, IL	CHICAGO, IL 60622		ART UNIT	PAPER NUMBER
			. 3682	
			NOTIFICATION DATE	DELIVERY MODE
			12/18/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

lserdynski@sram.com mm@sram.com

·		Application No.	Applicant(s)			
		10/707,019	HUNT ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Terence Boes	3682			
Period fo	The MAILING DATE of this communication apports reply	pears on the cover sheet v	vith the correspondence address			
WHIC - Exte after - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING Dansions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a will apply and will expire SIX (6) MC a cause the application to become A	ICATION. Treply be timely filed NTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).			
Status						
1)	Responsive to communication(s) filed on 01 N	ovember 2007.				
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.			
Disposit	ion of Claims					
5)□ 6)⊠ 7)⊠	Claim(s) 1-21 and 23-26 is/are pending in the 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-6,11-23,26 is/are rejected. Claim(s) 7-10,24 and 25 is/are objected to. Claim(s) are subject to restriction and/or	wn from consideration.				
Applicat	ion Papers					
9)	The specification is objected to by the Examine	er.				
10)	The drawing(s) filed on is/are: a) acc	•	•			
	Applicant may not request that any objection to the					
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	·				
Priority ι	ınder 35 U.S.C. § 119					
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureausee the attached detailed Office action for a list	s have been received. s have been received in a rity documents have been u (PCT Rule 17.2(a)).	Application No n received in this National Stage			
	e of References Cited (PTO-892)	· -	Summary (PTO-413)			
2)	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	· —	(s)/Mail Date Informal Patent Application			

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

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1. Claims 16-21 and 23 are rejected under 35 U.S.C. 102(e) as being anticipated by Kuo US 6,767,024.

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Kuo discloses:

- a body (30) attachable to a handlebar (C) of the handlebar-steered vehicle;
- an actuator assembly (22, B) including a lever arm (see arm portion of 22) in pivoting engagement with the body (30) about a pivot axis,
- the lever arm associated with a suspension adjust cable (B),
- the actuator assembly having a first position corresponding to a first suspension setting (C3/L25-50, the position of the actuator shown in figure 4B) and a second position (C3/L25-50, the position shown in figure 4) corresponding to a second suspension setting;
- an actuator control assembly (20, 21) including an adjustment assembly
 (21, 20) associated with each of the body (30) and the actuator assembly,
- wherein the actuator control assembly further includes a locking assembly (231, 13)
- wherein the locking assembly includes a push-button (231) associated with the body,

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 wherein the locking assembly further comprises: a locking guide surface (see surface of 231) having a locking region (see region occupied by follower pin 13 in figure 4B); and a locking follower assembly (13, 231, 212) including the push-button (231) with a follower pin (13) disposed thereon,

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- wherein the locking follower assembly further comprises a biasing member (see 212 in figure 4, or 23) associated with the push-button,
- wherein the first suspension setting is substantially rigid (C3/L25-50, the position of the actuator shown in figure 4B)
- wherein the adjustment assembly comprises an adjustment guide surface
 (21, or 212) and a translationally adjustable mating pin (12, or 13)
 configured to engage the adjustment guide surface.
- Wherein the pivot axis of the lever arm (22) is substantially parallel to an axis of the handlebar (C).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 2, 11-15 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kuo US 6,767,024 in view of Girvin US 6,382,370.

Kuo discloses:

- a body (30) attachable to a handlebar (C) of the handlebar-steered vehicle (see bicycle in figure 2);
- an actuator assembly (21, 22) including a lever arm (see arm portion of
 22) in pivoting engagement with the body about a pivot axis,
- the lever arm associated with a suspension adjust cable (B);
- an actuator control assembly (), the actuator control assembly including:
- a locking assembly (13, 231, 212) associated with each of the body and the actuator assembly,
- an adjustment assembly (20, 111, 113, 11) associated with each of the body and the actuator assembly,
- wherein the first suspension setting is substantially rigid (C3/L25-50, first suspension setting corresponds to the lockout position shown also in figure 4B).

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- wherein the pivot axis of the lever arm is substantially parallel with an axis
 of the handlebar (see figure 1, pivot axis of the lever arm is shown parallel
 with axis of handlebar)
- wherein the lever arm further includes: a cable securing assembly (see figures 4-4B, cable B is secured into lever 22); and an actuation tab (actuation tab is upper portion of 22).
- wherein a cable moment arm created by the cable securing assembly and
 the pivot axis is smaller than an actuation moment arm created by the
 actuation tab and the pivot axis (see figures 4-4B, cable securing
 assembly is shown radially inward of actuation tab, thus resulting in a
 smaller moment arm).
- wherein the body further comprises an attachment assembly (30 is concentrically mounted around handlebar C) including a ring clamp capable of substantially concentric position about the handlebar.

Kuo discloses a suspension adjust cable actuator with a pivot axis. Kuo does not disclose a pivot axis spaced apart from an axis of the handlebar. Girvin teaches an actuator (15) with a pivot axis spaced apart from (see figure 1) an axis of the handlebar (13). Because both Kuo and Girvin teach suspension adjust cable actuators, it would have been obvious to one having ordinary skill in the art at the time of the invention to substitute a pivot axis spaced apart from an axis of the handlebar for a coaxial pivot axis to achieve the predictable result of actuating a suspension adjust cable.

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Allowable Subject Matter

3. Claims 7-10, 24, and 25 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Terence Boes whose telephone number is (571) 272-4898. The examiner can normally be reached on Monday - Friday 9:00 AM - 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Ridley can be reached on (571) 272-6917. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

TB TB iD/11/07

SUPERVISORY PATENT EXAMINET